SB158 L.004

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## SENATE COMMITTEE OF REFERENCE AMENDMENT Committee on <u>Business</u>, <u>Labor</u>, <u>& Technology</u>.

SB13-158 be amended as follows:

Amend printed bill, page 3, strike lines 8 through 23 and substitute the following:

"SECTION 2. In Colorado Revised Statutes, 24-4-103, amend (2), (2.5), (4) (a), and (8.1) (b) (V); and repeal (4.5) as follows:

24-4-103. Rule-making - procedure - definitions - repeal. (2) When rule-making is contemplated, public announcement thereof may be made at such time and in such manner as the agency determines. The agency shall establish a representative group of participants with an interest in the subject of the rule-making to submit views or otherwise participate informally in conferences on the proposals under consideration, INCLUDING PROVIDING INPUT ON THE ELEMENTS OF A REGULATORY ANALYSIS OF PROPOSED RULES AS PROVIDED IN SUBSECTION (2.5) OF THIS SECTION, or to participate in the public rule-making proceedings on the proposed rules. In establishing the representative group, the agency shall make diligent attempts to solicit input from representatives of each of the various stakeholder interests that may be affected positively or negatively by the proposed rules. If the agency convenes a representative group prior to issuing a notice of proposed rule-making as provided in paragraph (a) of subsection (3) of this section, the agency shall add those persons who participated in the representative group to the list of persons who receive notification of proposed rule-making as provided in paragraph (b) of subsection (3) of this section.

(2.5) (a) At the time of filing a notice of proposed rule-making with the secretary of state as the secretary may require, an agency shall submit a draft of the proposed rule or the proposed amendment to an existing rule and INCLUDE a statement, in plain language, concerning the subject matter or purpose of the proposed rule or amendment AND, IN A SEPARATE CLEARLY MARKED SECTION, A REGULATORY ANALYSIS TO THE SECRETARY OF STATE AND to the office of the executive director in the department of regulatory agencies. The executive director, or his or her designee, may determine if the proposed rule or amendment may have a negative impact on economic competitiveness or on small business in Colorado. If the executive director, or his or her designee, determines that the proposed rule or amendment may have such negative impact, he or she may direct the submitting agency to perform a cost-benefit analysis of the rule or amendment. If the executive director, or his or her designee, makes such a request, it shall be made at least twenty days before the date



of the hearing on the rule or amendment. The agency receiving such request shall complete a cost-benefit analysis at least five days before the hearing on the rule or amendment, shall make the analysis available to the public, and shall submit a copy to the executive director or his or her designee. Failure to complete a requested cost-benefit analysis pursuant to this subsection (2.5) shall preclude the adoption of such rule or amendment. Such cost-benefit THE REGULATORY analysis shall include TO THE EXTENT PRACTICABLE the following:

- (I) The reason for the rule or amendment A DESCRIPTION OF THE CLASSES OF PERSONS WHO WILL BE AFFECTED BY THE PROPOSED RULE OR AMENDMENT, INCLUDING CLASSES THAT WILL BEAR THE COSTS OF AND CLASSES THAT WILL BENEFIT FROM THE PROPOSED RULE OR AMENDMENT;
- (II) The anticipated, PROBABLE economic benefits of the rule or amendment; which shall include economic growth, the creation of new jobs, and increased economic competitiveness;
- (III) The anticipated, PROBABLE costs of the rule or amendment, which shall include the direct costs to the government to administer the rule or amendment and the direct and indirect costs to SMALL business and other entities required to comply with the rule or amendment;
- (IV) A COMPARISON OF THE ANTICIPATED, PROBABLE COSTS AND BENEFITS OF THE PROPOSED RULE TO THE ANTICIPATED PROBABLE COSTS AND BENEFITS OF INACTION;
- (IV) (V) Any ANTICIPATED, PROBABLE adverse effects on the economy, consumers, private markets, small businesses, job creation, and economic competitiveness; and
- (VI) A DETERMINATION OF WHETHER THERE ARE LESS COSTLY METHODS OR LESS INTRUSIVE METHODS FOR ACHIEVING THE PURPOSE OF THE PROPOSED RULE OR AMENDMENT;
- (V) (VII) At least two A DESCRIPTION OF ANY alternatives to the proposed rule or amendment that can be identified by the submitting WERE SERIOUSLY CONSIDERED BY THE agency, or a member of the public, including the costs and benefits of pursuing each of the alternatives identified, AND THE REASONS WHY THEY WERE REJECTED IN FAVOR OF THE PROPOSED RULE OR AMENDMENT;
- (b) (VIII) The executive director, or his or her designee, shall study the cost-benefit analysis and may urge A DESCRIPTION OF HOW the agency to revise DRAFTED the rule or amendment to eliminate or reduce the any ANTICIPATED, PROBABLE negative economic impact. The executive director, or his or her designee, may inform the public about the negative impact of the proposed rule or the proposed amendment to an existing rule IMPACTS.



- (b) AFTER RECEIVING A REGULATORY ANALYSIS FROM A RULE-MAKING AGENCY, THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF REGULATORY AFFAIRS SHALL POST THE REGULATORY ANALYSIS ON THE DEPARTMENT OF REGULATORY AGENCY'S WEB SITE.
- (c) Any proprietary information provided to the department of revenue by a business or trade association for the purpose of preparing a cost-benefit analysis shall be confidential.
- (d) (c) If the agency has made a good faith effort to comply with the requirements of paragraph (a) of this subsection (2.5), the rule or amendment shall not be invalidated on the ground that the contents of the cost-benefit REGULATORY analysis are insufficient or inaccurate.
- (e) (d) This subsection (2.5) shall not apply to: orders, licenses, permits, adjudication, or rules affecting the direct reimbursement of vendors or providers with state funds.
- (I) RULES OR AMENDMENTS PROMULGATED BY THE DEPARTMENT OF REVENUE REGARDING THE ADMINISTRATION OF ANY TAX WHICH IS WITHIN THE AUTHORITY OF SAID DEPARTMENT; AND
- (II) RULES OR AMENDMENTS REGARDING ANNUAL CHANGES TO HUNTING AND FISHING REGULATIONS.
- (e) NOTWITHSTANDING PARAGRAPH (d) OF THIS SUBSECTION (2.5) AND REGARDING ANY PROPOSED RULE OR AMENDMENT, AN AGENCY MAY, AT ANY TIME PRIOR TO THE PROMULGATION OF A RULE OR AMENDMENT NOT OTHERWISE SUBJECT TO A REGULATORY ANALYSIS, CONDUCT A REGULATORY ANALYSIS, OR A VARIATION OF A REGULATORY ANALYSIS, OF A PROPOSED RULE OF AMENDMENT, PROVIDING ADEQUATE TIME FOR PUBLIC INPUT.
- (f) Notwithstanding any provision of this subsection (2.5) and within ten days after the filing of the notice of proposed rule-making, the executive director of the department of regulatory agencies may direct an agency to perform a regulatory analysis, or conduct a more thorough regulatory cost-benefit analysis, whereupon the agency shall suspend the rule-making time frames to conduct such analysis and to include adequate time for public input, when:
- (I) THE EXECUTIVE DIRECTOR HAS CONSULTED WITH THE AGENCY ON THE NEED FOR SUCH AN ANALYSIS AND THE EXECUTIVE DIRECTOR DETERMINES THAT SUCH AN ANALYSIS IS WARRANTED; OR
- (II) ANY PERSON SUBMITS TO THE EXECUTIVE DIRECTOR WITHIN FIVE DAYS AFTER THE FILING OF THE NOTICE OF PROPOSED RULE-MAKING A REQUEST THAT THE AGENCY CONDUCT A REGULATORY ANALYSIS, OR A MORE THOROUGH REGULATORY COST-BENEFIT ANALYSIS, AND THE



EXECUTIVE DIRECTOR, AFTER CONSULTATION WITH THE AGENCY, DETERMINES THAT SUCH AN ANALYSIS IS WARRANTED.

- (f) (g) (I) This subsection (2.5) is repealed, effective July 1,  $\frac{2013}{2018}$ .
- (II) Prior to such repeal, the provisions regarding the preparation of a cost-benefit analysis pursuant to this subsection (2.5) shall be reviewed as provided for in section 24-34-104, C.R.S.
- (4) (a) At the place and time stated in the notice, the agency shall hold a public hearing at which it shall afford interested persons an opportunity to submit written data, views, or arguments and to present the same orally unless the agency deems it unnecessary. The agency shall consider all such submissions. Any proposed rule or revised proposed rule by an agency which is to be considered at the public hearing, together with a proposed statement of basis, specific statutory authority, purpose, and the regulatory analysis, IF ONE WAS PREPARED AS required in subsection (4.5) (2.5) of this section, OR THE REGULATORY COST-BENEFIT ANALYSIS, IF ONE WAS PREPARED AS REQUIRED IN SUBSECTION (2.5) OF THIS SECTION, shall be made available to any person at least five days prior to said hearing. The rules promulgated by the agency shall be based on the record, which shall consist of proposed rules, evidence, exhibits, and other matters presented or considered, matters officially noticed, rulings on exceptions, any findings of fact and conclusions of law proposed by any party, and any written comments or briefs filed.
- (4.5) (a) Upon request of any person, at least fifteen days prior to the hearing, the agency shall issue a regulatory analysis of a proposed rule. The regulatory analysis shall contain:
- (I) A description of the classes of persons who will be affected by the proposed rule, including classes that will bear the costs of the proposed rule and classes that will benefit from the proposed rule;
- (II) To the extent practicable, a description of the probable quantitative and qualitative impact of the proposed rule, economic or otherwise, upon affected classes of persons;
- (III) The probable costs to the agency and to any other agency of the implementation and enforcement of the proposed rule and any anticipated effect on state revenues;
- (IV) A comparison of the probable costs and benefits of the proposed rule to the probable costs and benefits of inaction;
- (V) A determination of whether there are less costly methods or less intrusive methods for achieving the purpose of the proposed rule; and
- (VI) A description of any alternative methods for achieving the purpose of the proposed rule that were seriously considered by the agency



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and the reasons why they were rejected in favor of the proposed rule.
(b) Each regulatory analysis shall include quantification of the
data to the extent practicable and shall take account of both short-term

- (c) The regulatory analysis shall be available to the public at least five days prior to the rule-making hearing.
- (d) If the agency has made a good faith effort to comply with the requirements of paragraphs (a) to (c) of this subsection (4.5), the rule shall not be invalidated on the ground that the contents of the regulatory analysis are insufficient or inaccurate.
- (e) Nothing in paragraphs (a) to (c) of this subsection (4.5) shall limit an agency's discretionary authority to adopt or amend rules.
- (f) The provisions of this subsection (4.5) shall not apply to rules and regulations promulgated by the department of revenue regarding the administration of any tax which is within the authority of said department.
  - (8.1) (b) The agency rule-making record shall contain:
- (V) A copy of any regulatory analysis or ANY REGULATORY cost-benefit analysis prepared for the proceeding upon which the rule was based, if applicable, and any formal statement made to the agency promulgating the rule by the executive director of the department of regulatory agencies regarding such cost-benefit analysis;".
- 22 Strike pages 4 through 8.

and long-term consequences.

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- Page 9, strike lines 1 through 14 and substitute:
- 24 "SECTION 3. In Colorado Revised Statutes, 24-34-104, add 25 (49.5) (e); and repeal (44) (o) as follows:".
- 26 Page 9, after line 20, insert:
- 27 "(49.5) The following agencies, functions, or both, shall terminate 28 on September 1, 2018:
- 29 (e) THE REQUIREMENTS AND PROCEDURES REGARDING THE 30 PREPARATION OF A REGULATORY ANALYSIS OR A REGULATORY 31 COST-BENEFIT ANALYSIS IN ACCORDANCE WITH SECTION 24-4-103 (2.5);".



